IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA (Philadelphia)

IN RE:	
DANIEL J STAFFORD AND KRISTIN M	Case No. 23-13123-amc
STAFFORD	
Debtors	
	Chapter 13
Rocket Mortgage, LLC f/k/a Quicken Loans, LLC	
f/k/a Quicken Loans Inc.,	
Movant	
VS.	
DANIEL J STAFFORD AND KRISTIN M	
STAFFORD	11 U.S.C. §362
Respondents	

MOTION FOR RELIEF FROM AUTOMATIC STAY UNDER §362 PURSUANT TO BANKRUPTCY PROCEDURE RULE 4001

Movant, by its attorneys, Brock and Scott PLLC, hereby requests a termination of Automatic Stay and leave to proceed with its state court rights on its mortgage on real property owned by Daniel J Stafford and Kristin M Stafford (the "Debtors").

- 1. Movant is Rocket Mortgage, LLC f/k/a Quicken Loans, LLC f/k/a Quicken Loans Inc.
- 2. Debtors, Daniel J Stafford and Kristin M Stafford, are the owner(s) of the premises located at 842 N 28th St, Philadelphia, Pennsylvania 19130 hereinafter known as the mortgaged premises.
 - 3. Movant is the holder of a mortgage on the mortgaged premises.
- 4. Debtors' failure to tender monthly payments in a manner consistent with the terms of the Mortgage and Note result in a lack of adequate protection.
- 5. The following chart sets forth the number and amount of post-petition payments due pursuant to the terms of the Note that have been missed as of July 7, 2025:

Number of Missed Payments	From	То	Monthly Payment Amount	Total Amounts Delinquent
3	May 1, 2025	July 1, 2025	\$2,022.56	\$6,067.68
Less partial payments (suspense balance): (\$1,777.70)				

Total: \$4,289.98

- 6. The amounts listed above may not include any post-petition fees and costs previously filed with the Court pursuant to Rule 3002.1. The Secured Creditor does not waive it's right to collect these amounts.
 - 7. A post-petition payment history is attached hereto as Exhibit A.
- 8. The next payment is due on or before August 1, 2025 in the amount of \$2,022.56. Under the terms of the Note and Mortgage, Debtors have a continuing obligation to remain current post-petition and failure to do so results in a lack of adequate protection to Movant.
 - 9. Upon information and belief, the payoff amount as of July 7, 2025 is \$272,342.10.
- 10. Debtor's Schedule A/B lists a fair market value for the Property in amount of \$408,600.00.
- 11. Movant, Rocket Mortgage, LLC f/k/a Quicken Loans, LLC f/k/a Quicken Loans Inc. requests the Court award reimbursement in the amount of \$1,049.00 for the legal fees and costs associated with this Motion.
- 12. Movant has cause to have the Automatic Stay terminated as to permit Movant to proceed with its state court rights pursuant to the mortgage contract.
- 13. Movant specifically requests permission from the Honorable Court to communicate with and Debtors and Debtors' counsel to the extent necessary to comply with applicable nonbankruptcy law.
- 14. Movant, it's successors and assignees posits that due to Debtors' continuing failure to tender post-petition mortgage payments and the resulting and ever increasing lack of adequate protection that said failure presents, sufficient grounds exist for waiver of Rule 4001(a)(4), and that Movant, its successors or assignees should be allowed to immediately enforce and implement the Order granting

Case 23-13123-amc Doc 80 Filed 07/18/25 Entered 07/18/25 08:53:17 Desc Main Document Page 3 of 4

relief from the automatic stay.

15. Movant requests that if relief is granted that Federal Rule of Bankruptcy Procedure 3002.1 be waived.

WHEREFORE, Movant respectfully requests that this Court enter an Order;

- a. Modifying the Automatic Stay under Section 362 with respect to 842 N 28th St, Philadelphia, Pennsylvania 19130 (as more fully set forth in the legal description attached to the Mortgage of record granted against the Premises), as to allow Movant, its successors and assignees, to proceed with its rights under the terms of said Mortgage; and
- b. Movant specifically requests permission from this Honorable Court to communicate with Debtors and Debtors' counsel to the extent necessary to comply with applicable nonbankruptcy law; and
 - c. That the Trustee cease making any further distributions to the Creditor; and
- d. Holding that due to Debtors' continuing failure to tender post-petition mortgage payments and the resulting and ever-increasing lack of adequate protection that said failure presents, sufficient grounds exist for waiver of Rule 4001(a)(4), and that Movant, its successors or assignees, should be allowed to immediately enforce and implement the Order granting relief from the automatic stay; and
- e. Awarding Movant attorney fees and costs related to this Motion in the amount of \$1,049.00; and
 - f. Waiving Federal Rule of Bankruptcy Procedure 3002.1; and

g. Granting any other relief that this Court deems equitable and just.

This is the 18th day of July, 2025.

/s/Andrew Spivack

Andrew Spivack, PA Bar No. 84439 Mario Hanyon, PA Bar No. 203993 Ryan Srnik, PA Bar No. 334854 Jay Jones, PA Bar No. 86657 Attorney for Creditor BROCK & SCOTT, PLLC 3825 Forrestgate Drive Winston Salem, NC 27103

Telephone: (844) 856-6646 Facsimile: (704) 369-0760

E-Mail: PABKR@brockandscott.com